

William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker
CEASE AND DESIST DEMAND
Pursuant to Title 17 of the United States Code CEASE AND DESIST

July 11 2016

Posted on Facebook
Publish for Public review

Clovas Harmon and Corrine Walker
PO Box 28 2653 hwy 39 N
Miller, MO 65707 United States
Clovas Harman aka 1 417 669 3793
Corrine Walker number 1 620 804 2419
corinne walker ulm minnesota 56073

Dear Ms. Clovas Harmon AKA Becky , Corrine Walker

This Lawful Bloodline Americans William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker. If you are represented by legal counsel, please direct this letter to your attorney immediately and have your attorney notify us of such representation.

You are hereby directed to

CEASE AND DESIST ALL DEFAMATION OF
William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker by claim
Slander , CHARACTER AND REPUTATION.

William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker is an educated, respected professional in the community. he has spent years serving the community in his profession and building a positive reputation. [CLIENT NAME] has learned that you have engaged in spreading false, destructive, and defamatory rumors about her.

Under Oregon, Ohio , Nevada , Missouri ,Minnesota law, it is unlawful to engage in defamation of another's character and reputation. Defamation consists of Pursuant to Title 17 of the United States Code

(1) a statement that tends to injure reputation;
(2) communicated to another; and
(3) that the speaker knew or should have known was false.

Your defamatory statements involved [CIRCUMSTANCES AND/OR DESCRIPTION OF
DEFAMATORY STATEMENTS].

Accordingly, we demand that you (A) immediately cease and desist your unlawful defamation of and
William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker (B)

37 provide us with prompt written assurance within ten (10) days that you will cease and desist from
38 further defamation of [CLIENT NAME]'s character and reputation.

39 If you do not comply with this cease and desist demand within this time period, William J Roney III,
40 Edward-Malone: Johnston 2nd, David-Lee: Buess.N/C, Brenda Becker is entitled to seek monetary
41 damages and equitable relief for your defamation. In the event you fail to meet this demand, please be
42 advised that J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda Becker has
43 asked us to communicate to you that he will pursue all available legal remedies, including seeking
44 monetary damages, injunctive relief, and an order that you pay court costs and attorney's fees. Your
45 liability and exposure under such legal action could be considerable.

46 Before taking these steps, however, my client wished to give you one opportunity to discontinue your
47 illegal conduct by complying with this demand within ten (10) days. Accordingly, please sign and
48 return the attached Defamation Settlement Agreement within ten (10) days to

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54 Corporate Government(s), Municipality(ies), International Organizations, Corporation(s), agent(s),
55 investigator(s), or informant(s), et. al., and/or Third Party(ies) working in collusion by collecting and/or
56 monitoring My email(s),and any other means of spying and collecting these Communications Without
57 my Exclusive Permission are Barred from Any and All Unauthorized Review, Use, Disclosure or
58 Distribution. With Explicit Reservation of All My Rights,Without Prejudice and Without Recourse to
59 Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or
60 Reserved Rights Notice. *The Electronic Communications Privacy Act, 18 U.S.C. 119 Sections 2510-
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67 intended recipients. See: Quon v. Arch. Anything stated in this email may be limited in the content and
68 is not to be taken out of context.**Wireless Copyright Notice**. Federal and State laws govern
69 copyrights to this Message. You must have the originator's full written consent to alter, copy, or use this
70 Message. Originator acknowledges others' copyrighted content in this Message. Otherwise Without
71 Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL
72 Intellectual Property Rights or Reserved Rights U.C.C.1-308. NOTICE TO AGENTS IS NOTICE TO
73 PRINCIPALS. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS

74 July 13 2016

75 [OFFENDING COMPANYS]
76 Attn: Clovas Harmon and Corrine Walker
77 PO Box 28 2653 hwy 39 N
78 Miller, MO 65707 United States

79 Clovas Harman aka 1 417 669 3793
80 Corrine Walker number 1 620 804 2419
81 corinne walker ulm minnesota 56073

82 Re: False and defamatory statements made by [OFFENDING COMPANYS]
83 Attn: Clovas Harmon and Corrine Walker
84 PO Box 28 2653 hwy 39 N
85 Miller, MO 65707 United States
86 Clovas Harman aka 1 417 669 3793
87 Corrine Walker number 1 620 804 2419
88 corinne walker ulm minnesota 56073
89 regarding [SITUATION]

90 Dear Mr. Doe:

91 We represent William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda
92 Becker in connection with the above-referenced matter. [OFFENDING COMPANY] Clovas youtube
93 and pj for you news, its directors, officers, agents, employees and assigns (collectively, "John Doe") are
94 hereby warned and notified to CEASE AND DESIST making false and defamatory statements
95 regarding William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda
96 Becker and its ongoing matters with John Doe.

97 It has come to our attention that false statements were made by [OFFENDING COMPANYS]
98 Attn: Clovas Harmon and Corrine Walker
99 PO Box 28 2653 hwy 39 N
100 Miller, MO 65707 United States
101 Clovas Harman aka Becky 1 417 669 3793
102 Corrine Walker number 1 620 804 2419
103 corinne walker ulm minnesota 56073
104 . [SITUATION IN WHICH SLANDER OCCURRED].

105 The statements made by John Doe regarding William J Roney III, Edward-Malone: Johnston 2nd,
106 David-Lee: Buess. N/C. Brenda Becker are false, defamatory, constitute tortious interference with
107 business, and as such, are actionable under Minnesota law.

108 If our client is forced to commence a lawsuit against John Doe in order to stop continued false and
109 defamatory statements, be advised that we will seek recovery of all attorneys' fees and costs incurred
110 herein as a result. While we certainly hope this is not necessary, we are prepared to pursue whatever
111 avenues are necessary on behalf of our client to stop the continued false and defamatory statements
112 made against William J Roney III, Edward-Malone: Johnston 2nd, David-Lee: Buess. N/C, Brenda
113 Becker by John Doe.

114 Re: Infringement of Trademark Rights of [TRADEMARK OWNER].

115 Dear [OFFENDING COMPANYS]
116 Attn: Clovas Harmon and Corrine Walker
117 PO Box 28 2653 hwy 39 N
118 Miller, MO 65707 United States

119 Clovas Harman aka 1 417 669 3793
120 Corrine Walker number 1 620 804 2419
121 corinne walker ulm minnesota 56073

122 This law firm represents [TRADEMARK OWNER]. (“[TRADEMARK]”) in connection with its
123 intellectual property rights. Your use of [TRADEMARK] and [TRADEMARK] is a violation of
124 [TRADEMARK OWNER]’s common law trademark rights, common law service mark rights, and
125 trade name rights, and this letter constitutes [TRADEMARK OWNER]’s demand that you cease and
126 desist any and all use of these domain names. You should immediately forward this letter to your
127 attorney.

128 [TRADEMARK OWNER] is a family owned public education offering [PRODUCT AND/OR
129 SERVICE] to consumers in the Twin Cities, [LOCATION] area, and throughout Oregon, Ohio , Nevada
130 , Missouri ,Minnesota law. [TRADEMARK OWNER] was filed publicly as a Oregon, Ohio , Nevada ,
131 Missouri ,Minnesota law in July 2008 and has continually used “[TRADEMARK]” and
132 “[TRADEMARK]” (the “Marks”) throughout Oregon, Ohio , Nevada , Missouri ,Minnesota law as its
133 brand name since that time. Since its publicly known , [TRADEMARK OWNER] oregontrackers ,
134 Revolution news and information has continually used the Marks in advertising campaigns and in the
135 community, including through its Facebook and website at [TRADEMARK OWNER’S WEBSITE]
136 which [TRADEMARK OWNER] registered on [DATE]. In addition, [TRADEMARK OWNER] has
137 been actively involved in the community in its efforts to further promote its brand including its
138 sponsorship of various events. As a result of these efforts, [TRADEMARK OWNER]’s customers, and
139 the general public atlarge , have come to recognize [TRADEMARK OWNER] as an established and
140 successful [PRODUCT AND/OR SERVICE] business.

141 Recently, [TRADEMARK OWNER] became aware of your use of the [WWW.TRADEMARK.COM]
142 and [WWW.TRADEMARK.COM] domain names, which redirect visitors to your website. Your
143 domain name registration date for [WWW.TRADEMARK.COM] domain was [DATE]. Your domain
144 name registration date for [WWW.TRADEMARK.COM] was [DATE]. Under Minnesota law, common
145 law trademark infringement occurs when a party utilizes a trade or service mark that creates a
146 likelihood of consumer confusion.¹ As you are undoubtedly aware, your domain names are exactly the
147 same as [TRADEMARK OWNER]’s Marks.

148 Because of your use of these two domain names, [TRADEMARK OWNER] has already witnessed
149 actual confusion in the market. The following incidents occurred during July 2016

150 [CONFUSION INCIDENT] on file to be publish when or if needed

151 Will be posted

152 In just the two month, [TRADEMARK OWNER] has received a number of reports of actual consumer
153 confusion. This presumably represents a small portion of consumers who are confused but never take
154 the time to find another way to contact [TRADEMARK OWNERS] and report the confusion caused by
155 your use of these domain names.

156 [TRADEMARK OWNERS] has several options under Minnesota law to enforce its legal rights in the
157 Marks. If [TRADEMARK OWNERS] were to file a lawsuit against you, it would be entitled to seek:
158 (1) preliminary and permanent injunctions; (2) actual monetary damages; (3) disgorging of any profits
159 you have realized through your use of the Marks; (4) reimbursement of attorney’s fees required to
160 prosecute a lawsuit against you; and (5) monetary damages for damage to [TRADEMARK

161 OWNERS]'s goodwill in the market.

162 Please be advised that [TRADEMARK OWNERS] will undertake all appropriate steps to protect its
163 Marks and its associated goodwill. You can avoid legal action by immediately ceasing and desisting
164 from any and all infringing activity including use of the [WWW.TRADEMARK.COM] and
165 [WWW.TRADEMARK.COM]. You must cease and desist all promotion and/or marketing of
166 [PRODUCT AND/OR SERVICE] on these domain names. You are hereby put on notice that
167 [TRADEMARK OWNER] and I will be monitoring your use of these domain names for this purpose.
168 Additionally, you must execute a copy of this letter and send it to this firm within seven (7) days of the
169 receipt of this letter. I recommend you consult with an attorney before taking any action.

170 If you or your attorney have any questions, please feel free to contact me.

171 Copyright Infringement Settlement Agreement

172 I, _____, agree to immediately ceaation brought to enforce this agreement and shall
173 be free to pursue all rights that [CLIENT] had as of the date of this letter as if this letter had never been
174 signed.


175 Autograph: _____

176 Your [FIRM NAME], [FIRM ADDRESS], [FIRM CITY, STATE, ZIP]

177 I recommend that you consult with an attorney regarding this matter. If you or your attorney have any
178 questions, please contact me directly.

179 Sincerely, By

180 William J Roney III, Edward Malone 2nd: Johnston , David-Lee Buess. NC, Brenda Becker

181 Autograph David-Lee: Buess David-Lee: Buess. N/C seal 
09/44 7-18-16 8:58 52 A.M

182 Autograph: Edward M Johnston _____ seal _____

183 Autograph William J Roney III _____ seal _____

184 Autograph : Brenda Becker _____ seal _____